REMARKS

The Examiner states that a restriction requirement is required under 35 U.S.C. 121 since the claimed process can be practiced using a container without a piston, as is required by the product claim. Applicant makes a provisional election of the apparatus claims. However the method claims have been amended to state that the container used in the method has a piston and the piston is activated such that a variable fixed amount of solution is delivered out of the container each time the piston is activated. For this reason the restriction requirement is no longer applicable and should be withdrawn and the method and apparatus claims both allowed.

In view of the foregoing, applicant respectfully submits that the claims in their present form are in condition for allowance and such action is respectfully requested.

Respectfully submitted,

Attorney for Applicant(s) Registration No. 27,370

Frank Pincelli/phw Rochester, NY 14650

Telephone: 585-588-2768 Facsimile: 585-477-4646